

**EXHIBIT G**

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION

TAMER HOSNY,

Plaintiff,

vs.

ALIAUNE THIAM, P/K/A "AKON," and  
TARIK FREITEKH,

Defendants.

Case No. 1:13-CV-4103

DECLARATION OF THIN LA PURSUANT TO 28 U.S.C. §1746

1. I have personal knowledge of the facts set forth herein, and, if called to testify, could and would testify competently thereto.
2. At all times relevant to this action, I have been a resident of Charlotte, North Carolina.
3. At all times relevant to this action, I have maintained a business address at 9329 Autumn Applause Drive, Charlotte, North Carolina.
4. I am a professional photographer and I work with many celebrities.
5. My work appeared in national and international magazines such as People Magazine and Harper's Bazaar.
6. I was present in Georgia from January 23 to 26 of 2013.
7. While in Georgia, I shot Behind the Scenes photos for Welcome to The Life musical video, and professional photo-shoot for Akon and Tamer Hosny.
8. I have personal knowledge that the Defendant Tarik Freitekh was not paid for his work on the musical video, Welcome to The Life.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on this 15th day of June 2015.

  
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